

## HUMAN RESOURCES OFFICE TECHNICIAN / AGR ADMINISTRATIVE INSTRUCTION

Number: 05-40

15 July 2005

#### INTERIM RECRUITMENT, RELOCATION AND RETENTION INCENTIVES

- 1. Section 101(a) of the Federal Workforce Flexibility Act of 2004 (Public Law 108-411, 30 October 2004), establishes significantly enhanced recruitment, relocation, and retention incentive authorities that will provide the California National Guard with the flexibility to use such incentives in more strategic ways to help its competitiveness in recruiting and maintaining a high quality workforce.
- 2. The final regulations are yet to be published by the Office of Personnel Management (OPM). However, the California National Guard has been given authority to issue interim guidance to bring current incentives into compliance with the interim OPM regulations. Interim California National Guard policies are enclosed and modify to a large extent the earlier plans.
- 3. Significant changes include increased recruitment and retention incentive amounts based on a longer service agreement, inclusion of locality pay in the payment calculation, creation of simplified nomination/justification and service agreement forms, and simplified annual recertification procedures for retention incentives. Retention incentives will be terminated unless recertified within the time period described.
- 4. Service agreements for recruitment or relocation bonuses that were <u>authorized on or before 1</u> <u>May 2005 will continue until expiration</u> under the rules in effect at the time of approval.
- 5. All previously approved retention allowances <u>must be reauthorized</u> to the new guidance and documentation requirements for payments to continue. Each reauthorization will be treated as a new retention incentive and require full justification for payment to continue by using the CNG Form 690-23, Retention Incentive Nomination/Justification, and the CNG Form 690-24, Retention Incentive Conditions. Do not use the CNG Form 690-25, Annual Recertification of Retention Incentive, to reauthorize. The Directorate of Human Resources must receive the required documentation no later than <u>Friday</u>, 26 August 2005. Failure to authorize a retention incentive will result in the termination of the retention allowance effective <u>Saturday</u>, 3 <u>September 2005</u>.
- 6. The enclosed policies are effective on the date of this TAAI and may be modified by the Directorate of Human Resources if final OPM regulations, DoD policy, or NGB guidance require additional changes. At a future date, they will be incorporated into technician regulations.
- 7. On-line fillable forms may be located on our website at www.calguard.ca.gov/hroforms.html

TAAI 05-40, dated 15 July 2005

SUBJECT: Interim Recruitment, Relocation, and Retention Incentives

8. Direct questions concerning this TAAI to CMSgt Michael Hunt at DSN 466-3354 or (916) 854-3354; or TSgt Kenneth Cosgrove at DSN 466-3598 or (916) 854-3598.

Captain, CA ANG

Deputy Director for Human Resources

#### **Enclosures**

CNG Recruitment Incentive Policy

CNG Form 690-19, Recruiting Incentive Nomination/Justification

CNG Form 690-20, Employment Agreement for Recruiting Incentive

CNG Relocation Incentive Policy

CNG Form 690-21, Relocation Incentive Nomination/Justification

CNG Form 690-22, Employment Agreement for Relocation Incentive

**CNG** Retention Incentive Policy

CNG Form 690-23, Retention Incentive Nomination/Justification

CNG Form 690-24, Retention Incentive Conditions

CNG Form 690-25, Annual Recertification of Retention Incentive

#### DISTRIBUTION:

Army: TA Air: TA

### CALIFORNIA NATIONAL GUARD RECRUITMENT INCENTIVE POLICY

I. Introduction: The California National Guard may pay a recruitment incentive under 5 USC 5753 and 5 CFR part 575, subpart A, to an employee newly appointed to a position that is likely to be difficult to fill in the absence of an incentive. The employee must sign an agreement to fulfill a period of service with the agency to receive a recruitment incentive. This recruitment incentive plan applies uniformly across the California National Guard.

#### **II. Definitions:**

Aggregate Pay Limitation - An executive branch employee may not receive any basic salary, locality payment, incentive, allowance, differential, bonus, award, premium pay, or similar cash payment that would cause the employee's aggregate compensation to exceed the rate for level I of the Executive Schedule on the last day of that calendar year. (Reference 5 CFR 530.203(a))

**Involuntary Separation** - A separation initiated by the California National Guard against the employee's will and without his or her consent for reasons other than cause on charges of misconduct or delinquency. An involuntary separation includes a separation resulting from the employee's inability to do the work following genuine efforts to do so, but does not include a separation under TPR 752 for reasons that involve culpable wrongdoing on the employee's part.

Newly Appointed - Refers to the first appointment (regardless of tenure) as an employee of the Federal Government, an appointment following a break in service of at least 90 days from a previous appointment as an employee of the Federal Government, or, in certain cases, an appointment following a break in service of less than 90 days from a previous appointment as an employee of the Federal Government.

Rate of Basic Pay - For the purpose of calculating a recruitment incentive, an employee's rate of basic pay includes a special rate under 5 CFR part 530, subpart C, a locality payment under 5 CFR part 531, subpart F, or similar payment under other legal authority, but excludes additional pay of any other kind. A recruitment incentive is not part of an employee's rate of basic pay for any purpose.

Separation for Cause - A separation initiated by the California National Guard for reasons of misconduct or delinquency. A separation for cause is covered under TPR 752 for reasons that involve culpable wrongdoing on the part of the employee, but does not include a separation resulting from the employee's inability to do the work following genuine efforts to do so.

Service Agreement - A written agreement between the California National Guard and a newly appointed employee under which the employee agrees to a specified period of employment with the appointing agency in return for payment of a recruiting incentive. The CNG Form 690-20 will serve as the agreement for the purpose of a recruiting incentive.

- III. Covered Positions: A recruitment incentive may be paid to an eligible individual who is newly appointed to a General Schedule (GS) or prevailing rate position (FWS). Employment status may be permanent, indefinite, or temporary.
- **IV. Excluded Positions:** Temporary technicians whose period of appointment is less than 6 months are excluded from consideration for a recruitment incentive.
- <u>V. Groups of Positions:</u> The California National Guard may "target" recruitment incentives to groups of similar positions which have historically been difficult to fill and retain. However, recruitment incentives are determined on an individual basis and not paid based on occupying a "targeted" position.

<u>VI. Approval Authority:</u> Recruitment incentives are requested by the nominating supervisor using the CNG Form 690-19 (Recruitment Incentive Nomination/Justification) and require coordination and certification of the appropriate Commander or Director. These certifications may <u>not</u> be delegated. Additionally, for Air National Guard funded positions, the appropriate wing comptroller must certify the availability of funds. Actions without the appropriate certification will be returned without action.

Approval authority for recruitment incentive is delegated by The Adjutant General to the Director and Deputy Director of Human Resources. In the event of their absence, a Supervisory Human Resources Specialist in the Directorate of Human Resources may approve time-critical recruitment incentive actions. In all circumstances, recruitment incentives must be in made accordance with statutory and regulatory requirements and this policy.

VII. Approval Criteria: For each determination to pay a recruitment incentive, the California National Guard must document in writing the basis for determining that the position is <u>likely to be difficult to fill in the absence of a recruitment incentive, the amount and timing of the incentive payments, and the length of the service period.</u> The determination to pay a recruitment incentive <u>must be made before the prospective employee enters on duty</u> in the position for which recruited. A recruitment incentive will be considered prior to offering a Superior Qualifications Appointment. Requests for a recruiting incentive received after appointment will be returned without action.

The California National Guard may determine that a position is hard to fill if the agency is likely to have difficulty recruiting candidates with the competencies (i.e., knowledge, skills, abilities, behaviors, and other characteristics) required for the position (or group of positions) in the absence of a recruitment incentive based on various consideration of factors.

<u>VIII. Payment:</u> A recruitment incentive may not exceed 25 percent of the employee's annual rate of basic pay in effect at the beginning of the service period multiplied by the number of years (including fractions of a year) in the service period (not to exceed 4 years). The incentive is to be paid as an initial lump-sum payment at the beginning of the service period. In the event that payment of a recruitment incentive would exceed the aggregate limitation in pay, an alternate payment method will be determined.

IX. Documentation of Justification: The CNG Form 690-19, Recruitment Incentive Nomination/Justification will be used to document the justification for payment of a recruiting incentive by the California National Guard. Requests which are not supportable will be returned without action. Specifically, nominating supervisors must document that the position is hard to fill by addressing <u>all</u> of the following criteria:

- a. Criteria used to establish the percentage of the recruitment incentive;
- b. Unsuccessful efforts to recruit candidates for the position or similar positions;
- c. Turnover in this position or similar positions; and
- d. Labor market factors and special qualifications needed for the position.

X. Service Agreement: The CNG Form 690-20, Employment Agreement for Recruiting Incentive, has been developed to document the service agreement. Before receiving a recruitment incentive, an employee must sign the CNG Form 690-20 agreeing to complete a specified period of employment with the agency. The CNG Form 690-20 specifies length, commencement, and termination dates of the service period; the amount of the incentive; the method and timing of incentive payments; the conditions under which an agreement will be terminated by the agency; any agency or employee obligations if a service agreement is terminated (including the conditions under which the employee must repay an incentive); and any other terms and conditions for receiving and retaining a recruitment incentive. The CNG Form 690-20 must accompany the CNG Form 690-19, Recruitment Incentive Nomination/Justification. Requests without a properly executed service agreement will be returned without action.

XI. Service Period: The employee's required service period may not be less than 6 months and may not exceed 4 years. The service period should begin upon the commencement of service with the agency and end on the last day of a pay period. An employee serving under a service agreement for a recruiting incentive is not eligible for a retention incentive.

XII. Aggregate Pay Limitation: Payment of a recruitment incentive is subject to the aggregate limitation on pay under 5 CFR (see Aggregate Pay Limitation definition).

XIII. Calculating Incentive Amounts: The incentive amount is calculated by multiplying the employee's annual rate of basic pay, at the beginning of the service period × maximum incentive percentage × length of the service period. The maximum recruitment incentive the California National Guard may authorize is 25 percent per year. Service periods exceeding one year may not exceed 25 percent for each year or portion thereof. As an example: with a two year service agreement the maximum incentive amount authorized will be 50 percent of the employee's annual rate of basic pay. In no event may a recruitment incentive exceed 100 percent of the employee's rate of basic pay.

The maximum recruitment incentive amounts shown in the table below are based on a GS-11, step 1, employee in Sacramento, CA, with an annual rate of basic pay of \$52,708 at the beginning of the service period, including locality pay. Note that the amounts shown are the maximum incentive amounts the California National Guard may pay for the stated period of service. The California National Guard may always choose to pay a lower incentive rate for the same period of service.

Length of Service		Formula
Agreement	Incentive Amount	(annual rate x maximum incentive
		percentage x years in service period)
1∕2 year	\$6,558	\$52,708 x 25% x .5 years
1 voor	\$13,177	\$52,708 x 25% x 1 year
1 year		
1 ½ years	\$19,765	\$52,708 x 25% x 1.5 years
2 years	\$26,354	\$52,708 x 25% x 2 years
	\$32,942	\$52,708 x 25% x 2.5 years
2 ½ years		
3 years	\$39,531	\$52,708 x 25% x 3 years
4 years	\$52,708	\$52,708 x 25% x 4 years

#### XIV. Termination of Service Agreement:

Discretionary—The California National Guard may unilaterally terminate a recruitment incentive service agreement based solely on management needs, in which case the employee is entitled to recruitment incentive payments attributable to completed service and to retain any incentive payments already received that are attributable to uncompleted service.

Mandatory – The California National Guard will terminate a service agreement if an employee is demoted or separated for cause (i.e., conduct), involuntarily separated, (i.e. unacceptable performance), receives a rating of record lower than "Fully Successful" or equivalent during the service period, or otherwise fails to fulfill the terms of the service agreement. In such cases, the employee may retain any recruitment incentive payments attributable to completed service, but must repay any portion of the incentive attributable to uncompleted service. The California National Guard is not obligated to pay the employee any outstanding incentive payment attributable to completed service unless such payment was required under the terms of the recruitment incentive service agreement.

The California National Guard will notify an employee in writing when it terminates a recruitment incentive service agreement. The termination of a service agreement is not grievable or appealable.

#### XV. Payment and Termination Calculations:

#### Payment options

A recruitment incentive, once approved, will be paid as an initial lump-sum payment at the beginning of the service period. However, if the payment will make the employee exceed the aggregate limitation on pay, the "excess" payment amount will be paid on the first full pay period at the beginning of the following calendar year.

#### Payment calculation

The California National Guard must determine the total amount of the recruitment incentive that will be paid to an employee for a service period when authorizing the incentive. The total amount of the recruitment incentive payment received during the service period may not exceed 25 percent of the employee's annual rate of basic pay in effect at the beginning of the service period multiplied by the number of years (including fractions of a year) in the service period (not to exceed 4 years).

For the purpose of computing an annual rate for an employee who does not have a scheduled annual rate of basic pay, multiply the applicable hourly rate in effect at the beginning of the service period by 2,087.

#### Rate of basic pay

For the purpose of calculating a recruitment incentive, a rate of basic pay includes a special rate under 5 CFR part 530, subpart C, a locality payment under 5 CFR part 531, subpart F, or similar payment under other legal authority, but excludes additional pay of any other kind. For example, a rate of basic pay excludes night shift differentials under 5 USC 5343(f) and environmental differentials under 5 USC 5343(c)(4) for Federal Wage System employees.

#### Determining the number of years in a service period

To determine the number of years in a service period, divide the total number of calendar days in the service period by 365 and round the result to two decimal places. For example, a service period covering 39 biweekly pay periods equals 546 days, and 546 days divided by 365 days equals 1.50 years.

A recruitment incentive service period must begin on the first day of a pay period and end on the last day of a pay period and may not exceed 4 years. A recruitment incentive service period may not be less than 6 months.

#### Recovering or waiving a debt owed the Government

If an employee must repay a portion of a recruitment incentive and fails to reimburse the California National Guard for the full amount owed, the amount outstanding must be recovered from the employee under the Department of Defense regulations for collection by offset from an indebted Government employee under 5 USC 5514 and 5 CFR part 550, subpart K, or through the appropriate provisions governing Federal debt collection if the individual is no longer a Federal employee.

XVI. Documentation and Recordkeeping Requirements: The CNG Form 690-19, Recruitment Incentive Nomination/Justification, and CNG Form 690-20, Employment Agreement for Recruitment Incentive, have been created to document the requirements, justification, certifications, service agreement, and approval of a recruitment incentive. The approved forms will be filed on the left side of the OPF for a minimum of the period of time covered by their service agreement. The Directorate of Human Resources will also maintain a separate record of each approved recruitment incentive.

## RECRUITMENT INCENTIVE NOMINATION/JUSTIFICATION

	I. INDIVIDUA	I INEUDI	MATION	
Name	1. 11013100	SSAN		Proposed Technician Appointment Date
Pay Plan-Series-Grade	Position Title		Name of Organization	n
Length in Months of the Service A	greement		Duty Location	
		ALIEUT AF	OFORWELE NT	MOENTAIE
Requested Percentage	DETERMINATION OF THE AM  Criteria Used to Establish the Per		RECRUITMENT	NCC1311VC
	III. JUS	TIFICATIO	)N	
Describe in detail all of the following areas may be continued	ng criteria. Failure to address all items v			ed without action. Information regarding the
	candidates for this or similar positions.			
2. Turnover in this or similar posi	tions.			
		·····		
3. Labor market factors and spec	cial qualifications needed for this positior	1.		

	MINATING SUPERVI		
I certify that in the absence of a Recruitme has signed the CNG Form 690-20, Recruit	nt Incentive, difficulty w ment Incentive Service	ould be encountered in fil Agreement, and it is attac	ling this position. The applicant ched.
Name/Title	Signature	Date	Telephone
V. 0	OMMANDER/DIRECT	OR CERTIFICATION	
I concur with this request.			1
Name	Signature	Date	Telephone
VI. COMPTROLLER	CERTIFICATION OF F	UNDING AVAILABILITY	(ANG ONLY)
I certify that funds are available for this action.			
Name	Signature	Date	Telephone
VII. DIRE	CTORATE OF HUMAN	RESOURCES USE ON	_Y
Nature of Action	Authority	Relocation Incentive	Effective Date
815 RECRUITMENT INCENTIVE	VPF 5 USC 5733	Amount	
813 RECROTTMENT INCENTIVE	VFF 3 030 3733	\$	
Remarks:			
Member has signed a service agr	eement valid through _		
Current Year Aggregate Limitatio	n on Pay \$	(5 CFR 530.20	2)
Annual Rate of Basic Pay x Recri	uitment Incentive % x L	ength of Service Agreeme	ent = Incentive Amount
\$X	X		_ = \$
			_
	REVIEWS/AP	PROVAL	
I certify that the information entered on the regulatory requirements.	is form is accurate and	that the proposed action	is in compliance with statutory and
HUMAN RESOURCES SPECIALIST	Signat	ure	Date
HUMAN RESOURCES SPECIALIST	Signat	ure	Date
DIRECTOR/DEPUTY DIRECTOR OF HUMAN RES	SOURCES Signat	ure	Date

# DEPARTMENTS OF THE ARMY AND THE AIR FORCE CALIFORNIA NATIONAL GUARD EMPLOYMENT AGREEMENT FOR RECRUITMENT INCENTIVE

Information to Employee: If you are appointed to a position in the Federal Government, you may be authorized payment of a Recruitment Incentive. Title 5 USC 5753 authorizes the payment of this incentive and the collection of the information requested on this form. The information you disclose will be used to determine whether payment of a Recruitment Incentive may be authorized. The information may also be used a) by a Federal, state or local agency when there is an indication of a violation or potential violation of law; b) by the Office of Personnel Management in carrying out its functions; and c) for other routine uses published in accordance with 5 USC 552a. Your failure to provide the information requested and sign the agreement set forth will result in your Recruitment Incentive not being paid/approved by the California National Guard.

NAME (LAST, FIRST, MI)	POSITION TITLE	DUTY STATION
I hereby understand and agree tha	t:	
I will remain in the California Na from the date I report for duty at m control and acceptable to the Calif	ly official duty station, unless	ogram for a period of months s separated for reasons beyond my
2. Payment of Recruitment Incer agreement. Method of payment m	ntive will be lump sum payal ay be modified if it exceeds	ble at the beginning of the service the Aggregate Limitation on Pay.
agreement. I will repay to the Cal	lifornia National Guard, on a pended from Federal funds	ove, I fail to fulfill the terms of this a prorated basis for each complete for a Relocation Incentive, unless e California National Guard.
4. If I voluntarily seek and acce Statutory Tour position during the National Guard as described in pa	e period covered by this agr	AGR tour, Counter-Drug Tour, or reement, I will repay the California
SIGNATURE OF EMPLO	DYEE	DATE SIGNED
Nomination/Justification and forward	ard through the appropriate c	m 690-19, Recruitment Incentive chain of command to the Directorate ive must be approved <u>prior</u> to the
FOR HUM/ Date scheduled to report for du Amount of Incentive: \$		USE ONLY

CNG Form 690-20 (15 July 2005), Employment Agreement for Recruitment Incentive

### CALIFORNIA NATIONAL GUARD RELOCATION INCENTIVE POLICY

I. Introduction: The California National Guard may pay a relocation incentive to a current employee who must relocate to accept a position in a different geographic area if the California National Guard determines that the position is likely to be difficult to fill in the absence of an incentive. A relocation incentive may be paid only when the employee's rating of record under an official performance appraisal or evaluation system is at least "Fully Successful" or equivalent. The employee must sign an agreement to fulfill a period of service with the agency to receive a relocation incentive. This relocation incentive plan applies uniformly across the California National Guard.

#### **II. Definitions:**

Aggregate Pay Limitation – An executive branch employee may not receive any basic salary, locality payment, incentive, allowance, differential, bonus, award, premium pay, or similar cash payment that would cause the employee's aggregate compensation to exceed the rate for level I of the Executive Schedule on the last day of that calendar year. (Reference 5 CFR 530.203(a))

Current Employee – An individual in the civil service (as defined in 5 USC 2101) who is relocated without a break in service upon appointment to a position in the California National Guard in a different commuting area; or a civil service employee (as defined in 5 USC 2101) of the California National Guard whose duty station is changed permanently or temporarily to a different commuting area.

Geographic Area - The area surrounding a work site that encompasses the localities where people live and reasonably be expected to travel back and forth daily to work. When an employee's residence is within the standard commuting area for a work site, the work site is within the employee's commuting area. When an employee's residence is outside the standard commuting area for a proposed new work site, the employee's commuting area is deemed to include the expanded area surrounding the employee's residence and including all destinations that can be reached via a commuting trip that is not significantly more burdensome than the current commuting trip. This excludes a commuting trip from a residence where the employee planned to stay only temporarily until he or she could find a more permanent residence closer to his or her work site. For this purpose, a commuting trip to a new work site is considered significantly more burdensome if it would compel the employee to change his or her place of residence in order to continue employment, taking into account commuting time and distance, availability of public transportation, cost, and any other relevant factors.

**Involuntary Separation** - A separation initiated by the California National Guard against the employee's will and without his or her consent for reasons other than cause on charges of misconduct or delinquency. An involuntary separation includes a separation resulting from the employee's inability to do the work following genuine efforts to do so, but does not include a separation under TPR 752 for reasons that involve culpable wrongdoing on the part of the employee.

Rate of Basic Pay - For the purpose of calculating a relocation incentive, an employee's rate of basic pay includes a special rate under 5 CFR part 530, subpart C, a locality payment under 5 CFR part 531, subpart F, or similar payment under other legal authority, but excludes additional pay of any other kind. A relocation incentive is not part of an employee's rate of basic pay for any purpose.

Separation for Cause – A separation initiated by the California National Guard for reasons of misconduct of delinquency. A separation for cause is covered under TPR 752 for reasons that involve culpable wrongdoing on the part of the employee, but does not include separation resulting from the employee's inability to do the work following genuine efforts to do so.

Service Agreement - A written agreement between the California National Guard and a newly appointed employee under which the employee agrees to a specified period of employment with the appointing agency in return for payment of a relocation incentive. The CNG Form 690-22 will serve as the service agreement for the purpose of a relocation incentive.

III. Covered Positions: A relocation incentive may be paid to an eligible individual who relocates to another geographic area in a General Schedule (GS) or prevailing rate (FWS) position. Employment status may be permanent or indefinite. Relocation may be on a permanent basis or on a temporary basis (temporary relocations must be for a minimum of 6 months).

IV. Excluded Positions: Temporary technicians are excluded from consideration for a relocation incentive. Temporary relocations of permanent or indefinite employees for less than 6 months are also excluded from consideration of a relocation incentive.

V. Relocation to Different Geographic Area: Relocation incentives may be paid to an employee of the Federal Government who must relocate to a different geographic area without a break in service to accept a position in the California National Guard or to an employee of the California National Guard who must relocate to a different geographic area (permanently or temporarily) to accept a position. A position is considered to be in a different geographic area if the worksite of the new position is 50 or more miles from the worksite of the position held immediately before the move. If the worksite of the new position is less than 50 miles from the worksite of the position held immediately before the move, but the employee must relocate (i.e., establish a new residence) to accept the position, the Director for Human Resources may waive the 50-mile requirement and consider a relocation incentive. In all cases, an employee must establish a residence in the new geographic area before the agency may pay the employee a relocation incentive.

VI. Approval Authority: Relocation incentives are requested by the nominating supervisor using the CNG Form 690-21 (Relocation Incentive Nomination/Justification) and require coordination and certification of the appropriate Commander or Director. These certifications may <u>not</u> be delegated. Additionally, for Air National Guard funded positions, the appropriate wing comptroller must certify the availability of funds. Actions without the appropriate certifications will be returned without action.

Approval authority for relocation incentives is delegated by The Adjutant General to the Director and Deputy Director of Human Resources. In the event of their absence, a Supervisory Human Resources Specialist in the Directorate of Human Resources may approve time-critical relocation incentive actions. In all circumstances relocation incentives must be in made accordance with statutory and regulatory requirements and this implementation plan.

VII. Approval Criteria: For each determination to pay a relocation incentive, the California National Guard must document in writing the basis for determining that the position is <u>likely to be difficult to fill in the absence of a recruitment incentive, the amount and timing of the incentive payments, and the length of the service period.</u> The determination to pay a relocation incentive <u>must be made before the employee reports to the new duty station</u>. Requests for a relocation incentive received after the employee reports to the new duty station will be returned without action.

The California National Guard may determine that a position is hard to fill if the agency is likely to have difficulty recruiting candidates with the competencies (i.e., knowledge, skills, abilities, behaviors, and other characteristics) required for the position (or group of positions) in the absence of a relocation incentive based on various consideration of factors.

VIII. Groups of Employees: California National Guard determinations to pay a relocation incentive must generally be made on a case-by-case basis. The California National Guard may waive the case-by-case approval requirement when the employee is a member of a group of employees subject to a mobility agreement or when a major organizational unit is being relocated to a new duty station. Under such a waiver, the California National Guard must specify the group of employees covered, the conditions under which the waiver is approved, and the period of time during which the waiver may be applied. Groups of employees must be approved for relocation incentives using the same criteria that apply to individuals.

IX. Payment: A relocation incentive may not exceed 25 percent of the employee's annual rate of basic pay in effect at the beginning of the service period multiplied by the number of years (including fractions of a year) in the service period (not to exceed 4 years). The incentive is to be paid as an initial lump-sum payment at the beginning of the service period. In the event that payment of a relocation incentive would exceed the aggregate limitation in pay, an alternate payment method will be determined. The California National Guard may not pay a relocation incentive until the employee establishes a residence in the new geographic area.

X. Documentation of Justification: The CNG Form 690-21, Relocation Incentive Nomination/Justification will be used to document the justification for payment of a relocation incentive by the California National Guard. Requests which are not supportable will be returned without action. Specifically, nominating supervisors must document that the position is hard to fill by addressing all of the following criteria:

- a. Criteria used to establish the percentage of the Relocation Incentive;
- b. Unsuccessful efforts to recruit candidates for the position or similar positions;
- c. Turnover in this position or similar positions; and
- d. Labor market factors and special qualifications needed for the position.

XI. Service Agreement: The CNG Form 690-22, Employment Agreement for Relocation Incentive, has been developed to document the service agreement. Before receiving a relocation incentive, an employee must sign a CNG Form 690-22, which is a written agreement to complete a specified period of employment with the agency. The service agreement must specify the length, commencement, and termination dates of the service period; the amount of the incentive; the method and timing of incentive payments; the conditions under which an agreement will be terminated by the agency; any agency or employee obligations if a service agreement is terminated (including the conditions under which the employee must repay an incentive); and any other terms and conditions for receiving and retaining a relocation incentive. The CNG Form 690-22 must be signed by the employee and accompany the CNG Form 690-21, Relocation Incentive Nomination/Justification. Requests without a properly executed service agreement will be returned without action.

XII. Service Period: The employee's required service period may not be less than 6 months and may not exceed 4 years. The service period must begin upon the commencement of service at the new duty station and end on the last day of a pay period. An employee serving under a service agreement for a relocation incentive is not eligible for consideration of a retention incentive. However, an employee already receiving a retention incentive may receive a relocation incentive if the conditions described in the retention incentive justification still apply and are documented.

XIII. Aggregate Pay Limitation: Payment of a relocation incentive is subject to the aggregate limitation on pay under 5 CFR (see Aggregate Pay Limitation definition).

XIV. Calculating Incentive Amounts: The incentive amount is calculated by multiplying the employee's annual rate of basic pay at the beginning of the service period) × maximum incentive percentage × length of the service period. The maximum annual relocation incentive the California National Guard may authorize is 25 percent. Service periods exceeding one year may not exceed 25 percent for each year or portion thereof. As an example: with a two year service agreement the maximum incentive amount authorized will be 50 percent of the employee annual rate of basic pay. In no event may a relocation incentive exceed 100 percent of the employee's rate of basic pay. The maximum relocation incentive amounts shown in the table below are based on a GS-11, step 1, employee in Sacramento, CA, with an annual rate of basic pay of \$52,708 at the beginning of the service period, including locality pay. Note that the amounts shown are the maximum incentive amounts the California National Guard may pay for the stated period of service. The California National Guard may always choose to pay a lower incentive rate for the same period of service.

Length of Service	Maximum Incentive	Formula
Agreement	Amount	(annual rate x maximum incentive
		percentage x years in service period)
1∕2 year	\$6,558	\$52,708 x 25% x .5 years
1 year	\$13,177	\$52,708 x 25% x 1 year
	\$19,765	\$52,708 x 25% x 1.5 years
	\$26,354	\$52,708 x 25% x 2 years
2 ½ years	\$32,942	\$52,708 x 25% x 2.5 years
3 years	\$39,531	\$52,708 x 25% x 3 years
4 years	\$52,708	\$52,708 x 25% x 4 years

#### XV. Termination of Service Agreement:

Discretionary- The California National Guard may unilaterally terminate a relocation incentive service agreement based solely on management needs, in which case the employee is entitled to relocation incentive payments attributable to completed service and to retain any incentive payments already received that are attributable to uncompleted service.

Mandatory – The California National Guard will terminate a service agreement if an employee is demoted or separated for cause (i.e., conduct), involuntarily separated (i.e., unacceptable performance), receives a rating of record lower than "Fully Successful" or equivalent during the service period, or otherwise fails to fulfill the terms of the service agreement. In such cases, the employee may retain any relocation incentive payments attributable to completed service, but must repay any portion of the incentive attributable to uncompleted service. The California National Guard is not obligated to pay the employee any outstanding incentive payment attributable to completed service unless such payment was required under the terms of the relocation incentive service agreement. The California National Guard will notify an employee in writing when it terminates a relocation incentive service agreement. The termination of a service agreement is not grievable or appealable.

#### XVI. Payment and Termination Calculations:

#### Payment options

A relocation incentive, once approved, will be paid as an initial lump-sum payment after the employee has relocated to the new geographic area. However, if the payment will make the employee exceed the aggregate limitation on pay, the "excess" payment amount will be paid on the first full pay period at the beginning of the following calendar year.

#### Payment calculation

The California National Guard must determine the total amount of the relocation incentive that will be paid to an employee for a service period when authorizing the incentive. The total amount of the relocation incentive payment received during the service period may not exceed 25 percent of the employee's annual rate of basic pay in effect at the beginning of the service period multiplied by the number of years (including fractions of a year) in the service period (not to exceed 4 years). For the purpose of computing an annual rate for an employee who does not have a scheduled annual rate of basic pay, multiply the applicable hourly rate in effect at the beginning of the service period by 2,087.

#### Rate of basic pay

For the purpose of calculating a relocation incentive, a rate of basic pay includes a special rate under 5 CFR part 530, subpart C, a locality payment under 5 CFR part 531, subpart F, or similar payment under other legal authority, but excludes additional pay of any other kind. For example, a rate of basic pay excludes night shift differentials under 5 USC 5343(f) and environmental differentials under 5 USC 5343(c)(4) for Federal Wage System employees.

#### Determining the number of years in a service period

To determine the number of years in a service period, divide the total number of calendar days in the service period by 365 and round the result to two decimal places. For example, a service period covering 39 biweekly pay periods equals 546 days, and 546 days divided by 365 days equals 1.50 years. A relocation incentive service period must begin on the first day of a pay period and end on the last day of a pay period and may not exceed 4 years. A relocation incentive service period may not be less than 6 months.

#### Recovering or waiving a debt owed the Government

If an employee must repay a portion of a relocation incentive and fails to reimburse the California National Guard for the full amount owed, the amount outstanding must be recovered from the employee under the Department of Defense regulations for collection by offset from an indebted Government employee under 5 USC 5514 and 5 CFR part 550, subpart K, or through the appropriate provisions governing Federal debt collection if the individual is no longer a Federal employee.

XVII. Documentation and Recordkeeping Requirements: The CNG Form 690-21, Relocation Incentive Nomination/Justification, and CNG Form 690-22, Employment Agreement for Relocation Incentive have been created to document the requirements, justification, certifications, service agreement, and approval of a relocation incentive. The approved forms will be filed on the left side of the OPF for a minimum of the period of time covered by their service agreement. The Directorate of Human Resources will also maintain a separate record of each approved relocation incentive.

## RELOCATION INCENTIVE NOMINATION/JUSTIFICATION

			II IOATION	
	I. INDIVIDUA	******************	NOITAN	T = 1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 =
Name		SSAN		Proposed Technician Report Date
Pay Plan-Series-Grade-Step	Position Title	<u> </u>	Name of Organization	n
Last Appraisal Rating	Length in Months of the Service Agree	ment	Duty Location	
11	DETERMINATION OF THE AM	AOUNT OF	RELOCATION	NCENTIVE
Requested Percentage	Criteria Used to Establish the Per			
	•			
		STIFICATION		
Describe in detail all of the followi following areas may be continued	ng criteria. Failure to address all items v on additional pages.	will result in th	e request being return	ned without action. Information regarding the
	candidates for this or similar positions.			
				<u> </u>
2. Turnover in this or similar pos	itions.			
3. Labor market factors and spe	cial qualifications needed for this position	n.		

IV. NO	MINATING SUPERVIS	OR CERTIFICATION		
I certify that in the absence of a Relocation has signed the CNG Form 690-22, Reloca	n Incentive, difficulty wou tion Incentive Service A	ald be encountered in filin greement, and it is attach	g this position led.	The applicant
Name/Title	Signature	Date	Telephone	
V. C	OMMANDER/DIRECTO	R CERTIFICATION		
I concur with this request.	Oi-mature	Date	Telephone	
Name	Signature	Date	relephone	
VI. COMPTROLLER	CERTIFICATION OF FI	JNDING AVAILABILITY	(ANG ONLY)	
l certify that funds are available for this action.	[ 0:	Date	Telephone	
Name	Signature	Date	relephone	
		1		
VII. DIRE	CTORATE OF HUMAN	RESOURCES USE ONL	.Y	
Nature of Action	Authority	Relocation Incentive	Effective Date	
   816 RELOCATION INCENTIVE	VPF 5 USC 5733	Amount		
- TO RELOCATION INCENTIVE	711 0 000 0100	\$		
Remarks:				
Member has signed a service agr	eement valid through			
A A A A A A A A A A A A A A A A A A A				
Annual Rate of Basic Pay x Reloc	cation Incentive % x Len	gth of Service Agreemen	t = Incentive A	mount
\$X	X		_=\$	
NOTE: Relocation Incentive cannot location. Address of New Reside	ot be paid until the men			
Addre	SS		State	ZIP Code
	REVIEWS/API	PROVAL		
I certify that the information entered on the regulatory requirements.			s in compliand	e with statutory and
HUMAN RESOURCES SPECIALIST	Signatu	re	Da	te
HUMAN RESOURCES SPECIALIST	Signatu	re	Da	te
DIRECTOR/DEPUTY DIRECTOR OF HUMAN RES	SOURCES Signatu	Ire	Da	te
DIRECTOR/DEPUTY DIRECTOR OF HUMAN RES	SOUNCES SIGNAL			

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# DEPARTMENTS OF THE ARMY AND THE AIR FORCE CALIFORNIA NATIONAL GUARD EMPLOYMENT AGREEMENT FOR RELOCATION INCENTIVE

Information to Employee: If you are transferred to another duty station in the Federal Government, you may be authorized payment of a Relocation Incentive. Title 5 USC 5753 authorizes the payment of this incentive and the collection of the information requested on this form. The information you disclose will be used to determine whether payment of a Relocation Incentive may be authorized. The information may also be used a) by a Federal, state or local agency when there is an indication of a violation or potential violation of law; b) by the Office of Personnel Management in carrying out its functions; and c) for other routine uses published in accordance with 5 USC 552a. Your failure to provide the information requested and sign the agreement set forth will result in the Relocation Incentive not being paid/approved by the California National Guard.

NAME (LAST, FIRST, MI)	POSITION TITLE	DUTY STATION
I hereby understand and agree th	at:	
I will remain in the California N from the date I report for duty at r control and acceptable to the Cali	ny official duty station, unless s	am for a period of months eparated for reasons beyond my
2. Payment of Recruitment Incent of record at the new geographic Human Resources of the new and Aggregate Limitation on Pay.	c location. It is my responsibil	lity to inform the Directorate for
<ol> <li>If before the expiration of the agreement, I will repay to the Camonth of service, any monies exseparated for reasons beyond my</li> <li>If I voluntarily seek and accesstatutory Tour position during the National Guard as described in p</li> </ol>	alifornia National Guard, on a pexpended from Federal funds for control and acceptable to the Coept outside employment, an Acte period covered by this agree	ororated basis for each complete or a Relocation Incentive, unless California National Guard.  GR tour, Counter-Drug Tour, or
SIGNATURE OF EMPL	OYEE	DATE SIGNED
Nomination/Justification and forw	ard through the appropriate cha	690-21, Relocation Incentive ain of command to the Directorate must be approved <u>prior</u> to the
FOR HUM Date scheduled to report for d Amount of Incentive: \$ Termination Date of Service F		JSE ONLY

CNG Form 690-22 (15 July 2005), Employment Agreement for Relocation Incentive

### CALIFORNIA NATIONAL GUARD RETENTION INCENTIVE POLICY

I. Introduction: The California National Guard may pay a retention incentive to a current employee if the California National Guard determines that the unusually high or unique qualifications of the employee, or a special need of the agency for the employee's services makes it essential to retain the employee and that the employee would likely leave the California National Guard in absence of a retention incentive. A retention incentive may be paid only when the employee's rating of record under an official performance appraisal or evaluation system is at least "Fully Successful" or equivalent. This retention incentive plan applies uniformly across the California National Guard.

#### II. Definitions:

Aggregate Pay Limitation – An executive branch employee may not receive any basic salary, locality payment, incentive, allowance, differential, bonus, award, premium pay, or similar cash payment that would cause the employee's aggregate compensation to exceed the rate for level I of the Executive Schedule on the last day of that calendar year. (Reference 5 CFR 530.203(a))

Likely to Leave - The determination that an employee is actively seeking other employment opportunities outside the California National Guard or has received a written job offer for employment outside the California National Guard.

Rate of Basic Pay - For the purpose of calculating a retention incentive, an employee's rate of basic pay includes a special rate under 5 CFR part 530, subpart C, a locality payment under 5 CFR part 531, subpart F, or similar payment under other legal authority, but excludes additional pay of any other kind. A retention incentive is not part of an employee's rate of basic pay for any purpose.

III. Covered Positions: A retention incentive may be paid to an eligible individual in a General Schedule (GS) or prevailing rate (FWS) position. Employment status may be permanent, indefinite, or temporary.

IV. Excluded Positions: Positions already currently covered by a service agreement for a recruitment incentive or relocation incentive are excluded from consideration for a retention incentive. Once the service agreement have expired, individuals may be considered for a retention incentive. Employees with a less than "fully successful" performance rating on their last technician performance appraisal are excluded from receiving a retention incentive. The basis on determining "likely to leave" excludes military technicians who are seeking AGR tours or State Active Duty positions with the California National Guard.

V. Approval Authority: Retention incentives are requested by the nominating supervisor using the CNG Form 690-23 (Retention Incentive Nomination/Justification) and require coordination and certification of the appropriate Commander or Director. These certifications may <u>not</u> be delegated. Additionally, for Air National Guard funded positions, the appropriate wing comptroller must certify the availability of funds. Actions without the appropriate certifications will be returned without action.

Approval authority for retention incentives is delegated by The Adjutant General to the Director and Deputy Director of Human Resources. In the event of their absence, a Supervisory Human Resources Specialist in the Directorate of Human Resources may approve time-critical retention incentive actions. In all circumstances, retention incentives must be in made accordance with statutory and regulatory requirements and this implementation plan.

VI. Approval Criteria: For each determination to pay a retention incentive, the California National Guard must document in writing the basis for determining that the unusually high or unique qualifications of the employee or a special need of the agency for the employee's services make it essential to retain the employee and that the employee would likely leave the California National Guard in the absence of a retention incentive. The California National Guard must also consider the extent to which the employee's departure would affect the California National Guard's ability to carry out an activity or perform a function that is essential to the mission of the California National Guard; the success of recent efforts to recruit candidates with similar qualifications; and the availability of qualified candidates in the labor market. Requests for a retention incentive received prior to appointment will be returned without action.

VII. Groups of Employees: The California National Guard may "target" retention incentives to groups of similar positions which have historically been difficult to fill and retain. However, retention incentives are determined on an individual basis and not paid based on occupying a "targeted" position.

VIII. Payment: The California National Guard must establish a single retention incentive rate for the employee, expressed as a percentage of the employee's rate of basic pay, not to exceed 25 percent. The retention incentive will be paid in bi-weekly installments after the completion of the specified period of service (two weeks). The California National Guard may not pay a retention incentive as an initial lump-sum payment at the start of service or in advance of service. Retention incentives will not be paid to individuals in a non-pay status (Leave Without Pay – LWOP).

The California National Guard may not offer or authorize a retention incentive for an individual prior to employment with the agency and may not begin paying a retention incentive during the service period established by an employee's recruitment or relocation incentive service agreement. However, a relocation incentive may be paid to an employee who is already receiving a retention incentive.

- XI. Documentation of Justification: The CNG Form 690-23, Retention Incentive Nomination/Justification will be used to document the justification for payment of a retention incentive by the California National Guard. Requests which are not supportable will be returned without action. Specifically, nominating supervisors must document that the employee is likely to leave the California National Guard without receiving a retention incentive and must address all of the following areas:
  - a. Criteria used by the supervisor to establish the percentage of the retention incentive;
  - b. Unusually high or unique qualifications of the employee or special need for the employees services;
  - c. Extent to which the employee's departure would affect the California National Guard's ability to carry out an activity, or perform a function that is essential to the mission of the California National Guard, and;
  - d. Success of recent efforts to recruit candidates with similar qualifications and the availability of qualified candidates in the labor market.
- X. Calculating Incentive Amounts: The incentive percentage is determined as the least amount possible to still retain the employee. The incentive amount is calculated by multiplying the employee's annual rate of basic pay at the beginning of the service period × incentive percentage. The maximum retention incentive the California National Guard may authorize is 25 percent.
- XI. Retention Incentive Conditions: Before receiving a retention incentive, an employee must sign a written condition statement. The CNG Form 690-24, Retention Incentive Conditions, has been developed to document their understanding of these conditions. It must be signed by the employee and accompany the CNG Form 690-23, Retention Incentive Nomination/Justification. Requests without a properly executed conditions statement will be returned without action. The statement describes:
- a. That a retention incentive may be paid as long as the conditions giving rise to the original determination to pay the incentive still exist;
- b. That managers may reduce or terminate an incentive if, for example, a lesser amount would be sufficient to retain the employee, the agency no longer feels a retention incentive is warranted for the position, or for budget considerations;
- c. Recipients are cautioned to not place themselves in financial jeopardy. Advance notice is <u>not</u> required to be given to an employee when a retention incentive is being reduced or terminated;
- d. Supervisors are required to review at least annually the conditions warranting continuation of the Retention Incentive. Annual re-certifications not received in the Directorate for Human Resources by the annual anniversary review date will be terminated on the anniversary date by the Directorate for Human Resources; and
- e. A disciplinary or adverse action (e.g. written reprimand, suspension) or a technician appraisal system rating of unsatisfactory exclude employees from continuation of a retention incentive.

XII. Service Agreement: A service agreement is not required as the incentive is paid bi-weekly after the completion of the specified period of service. (Full pay period or two weeks)

XIII. Performance Appraisals: At a minimum, a technician performance appraisal rating of "fully successful" is required for an employee to receive a retention incentive. However, a performance appraisal is often not available for a new employee or required for a temporary employee. Supervisors may consider a new or temporary employee for a retention incentive as long as he/she is performing in a satisfactory manner. In these situations where a current or historical appraisal is not available, a presumptive performance rating of "fully successful" is considered. Supervisors should consider past or historical performance ratings for this requirement and send justification for such accordingly.

XIV. Aggregate Pay Limitation: Payment of a relocation incentive is subject to the aggregate limitation on pay under 5 CFR, Aggregate Pay Limitation definition.

XV. Payment Options: A retention incentive once approved will be paid in bi-weekly installment after the completion of the specified period of service (two weeks). Payments are received along with normal salary. However, if payment of a retention incentive will make the employee exceed the aggregate limitation on pay, the "excess" payment amount will be paid on the first full pay period at the beginning of the following calendar year.

#### XVI. Termination of Retention Incentive:

Discretionary- The California National Guard may unilaterally terminate a retention incentive based solely on management needs (i.e. budget).

Mandatory – The California National Guard will terminate a retention incentive if an employee is demoted for cause (i.e., conduct); receives a rating of record lower than "Fully Successful" or equivalent while receiving the incentive; failure to re-certify annually the retention incentive; or if the employee is moved to another position (management directed or voluntary). The California National Guard will notify an employee when it terminates a retention incentive service agreement by issuing a SF-50, Notification of Personnel Action. The termination of a retention incentive is not grievable or appealable.

#### XVII. Continuation, Reduction, or Termination of a Retention Incentive:

The California National Guard must review each retention incentive annually to determine whether payment is still warranted and to certify the documentation in writing.

- a. Continuation Annual re-certifications are documented by the supervisor on the CNG Form 690-25, Annual Recertification of Retention Incentive. A completed CNG Form 690-25 must arrive at the Directorate of Human Resources 30 days before the annual recertification date. The CNG Form 690-25 is only used to continue an earlier approved retention incentive which the conditions and requested percentage is not changing. The retention incentive will be terminated if documentation is not received.
- b. Increase To increase a percentage amount of a retention incentive, supervisors must submit the CNG 690-23, Retention Incentive Nomination/Justification and the CNG 690-24, Retention Incentive Conditions.
- c. Reduction To decrease a percentage amount on a retention incentive, supervisors must submit the CNG 690-23, Retention Incentive Nomination/Justification and the CNG 690-24, Retention Incentive Conditions.
- d. Termination To terminate a retention incentive, a management official (supervisor, commander, director, and comptroller) must submit a Standard Form 52, Request for Personnel Action (SF52) to the Directorate for Human Resources that clearly identifies the individual(s), the effective date of the requested termination of retention incentive, and reason(s) for the termination. Normally, a termination of a retention incentive is made effective at the beginning of the next pay period.

XVIII. Documentation and Recordkeeping Requirements: The CNG Form 690-23, Retention Incentive Nomination/Justification; CNG Form 690-24, Retention Incentive Conditions; and CNG Form 690-25, Annual Recertification of Retention Incentive have been created to document the requirements, justification, certifications, re-certification and approval of a retention incentive. The approved forms will be filed on the left side of the OPF for a minimum of the period of time while receiving a retention incentive. The Directorate of Human Resources will also maintain a separate record of each approved retention incentive.

## RETENTION INCENTIVE NOMINATION/JUSTIFICATION

	I. INDIVIDUA	LINFOR	MATION	
Name		SSAN		Proposed Effective Date
Pay Plan-Series-Grade-Step	Position Title	1	Name of Organization	n
Last Appraisal Rating	Appraisal Date		Duty Location	
Requested Percentage	DETERMINATION OF THE AM  Criteria Used to Establish the Per	*****	RETENTION INC	ENIIVE
	III. JUS	TIFICATION	ON	
following areas may be continued	on additional pages.			ed without action. Information regarding the
	ications of the employee; or a special nee	ed for the em	ployees services.	
Extent to which the employee'     essential to the mission of the Ca	s departure would affect the California Na	ational Guard	I's ability to carryout an	activity, or perform a function that is
essential to the mission of the su				
3. Success of recent efforts to re	cruit candidates with similar qualification	s and the av	ailability of qualified car	ndidates in the labor market.

IV. NO	DMINATING SUPERVIS	OR CERTIFICATION	
I certify that in the absence of a Retention signed the CNG Form 690-24, Retention I	Incentive the employee ncentive Conditions, and	would likely leave federa d it is attached.	I service. The applicant has
Name/Title	Signature	Date	Telephone
V. (	OMMANDER/DIRECTO	OR CERTIFICATION	
I concur with this request.			
Name	Signature	Date	Telephone
VI. COMPTROLLER	CERTIFICATION OF FI	JNDING AVAILABILITY	(ANG ONLY)
I certify that funds are available for this action.	1		
Name	Signature	Date	Telephone
VII. DIRE	CTORATE OF HUMAN	RESOURCES USE ONL	Y
Nature of Action	Authority	Retention Incentive	Effective Date
827 RETENTION INCENTIVE	VPN	Percentage and Amount	
	5 USC 5754(d)(3)(a)		
Remarks:			
Retention Incentive will be termin	ated unless re-certification	on is approved by	·
Current Year Aggregate Limitatio	n on Pay \$	(5 CFR 530.20	2)
Annual Rate of Basic Pay x Reter	ntion Incentive % = Ince	ntive Amount	
\$X	= \$_		
	REVIEWS/APF	PPOVAL	
I certify that the information entered on th	is form is accurate and t	hat the proposed action i	s in compliance with statutory and
regulatory requirements.			
HUMAN RESOURCES SPECIALIST	Signatu	re	Date
WHITE PERSON PROPERTY AND ADDRESS OF THE PERSON PROPERTY ADDRESS OF THE PERSON PROPERTY AND ADDRESS OF THE PERSON PROPERT	Signatu	ro	Date
HUMAN RESOURCES SPECIALIST	Joignatu	i e	
DIRECTOR/DEPUTY DIRECTOR OF HUMAN RES	SOURCES Signatu	re	Date

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#### RETENTION INCENTIVE CONDITIONS

You have been nominated for a Retention Incentive in the California National Guard technician program. Here are a few facts about Retention Incentives that you need to know:

- 1. The California National Guard may continue payment of a retention incentive as long as the conditions giving rise to the original determination to pay the incentive still exist.
- 2. Managers may reduce or terminate an incentive if, for example, a lesser amount would be sufficient to retain the employee, the agency no longer feels a retention incentive is warranted for the position, or for budget considerations.
- 3. Retention incentive recipients are cautioned to not place themselves in financial jeopardy. Retention incentives may and often will change due to the fluidity of labor markets, mission requirements, and budget considerations. Do not rely on an awarded retention incentive to pay for the necessities of life. Advance notice is <u>not</u> required to be given to an employee when a retention incentive is being reduced or terminated. The decision to reduce or terminate a retention incentive cannot be grieved or appealed.
- 4. At a minimum, supervisors will review at least annually the conditions warranting continuation of the Retention Incentive.
- 5. Annual re-certifications not received in the Directorate for Human Resources 30 days prior to the annual anniversary review date will be terminated on the anniversary date by the Directorate for Human Resources.
- 6. The following situations exclude employees from consideration for or continuation of a Retention Incentive:
  - a. Disciplinary or adverse action (e.g. written reprimand, suspension) anytime during the preceding twelve months or while receiving a retention incentive.
  - b. Technician appraisal system rating of "unsatisfactory."

I HAVE READ AND UNDERSTAND THESE	CONDITIONS
SIGNATURE	DATE

#### ANNUAL RECERTIFICATION OF RETENTION INCENTIVE I. INDIVIDUAL INFORMATION SSAN Proposed Effective Date Name Name of Organization Pay Plan-Series-Grade-Step Position Title **Duty Location** Appraisal Date Last Appraisal Rating IV. NOMINATING SUPERVISOR CERTIFICATION I certify that in the absence of a Retention Incentive the employee would likely leave federal service. Signature Date Telephone Name/Title V. COMMANDER/DIRECTOR CERTIFICATION I concur with this request Telephone Date Signature Name VI. COMPTROLLER CERTIFICATION OF FUNDING AVAILABILITY (ANG ONLY) I certify that funds are available for this action. Telephone Date Signature Name VIL DIRECTORATE OF HUMAN RESOURCES USE ONLY Retention Incentive Effective Date Authority Nature of Action Percentage and Amount **VPN** 827 RETENTION INCENTIVE 5 USC 5754(d)(3)(a) Remarks: Retention Incentive will be terminated unless re-certification is approved by \_\_\_\_\_ Current Year Aggregate Limitation on Pay \$\_\_\_\_\_\_ (5 CFR 530.202) Annual Rate of Basic Pay x Retention Incentive % = Incentive Amount X \_\_\_\_ = \$\_\_\_ REVIEWS/APPROVAL I certify that the information entered on this form is accurate and that the proposed action is in compliance with statutory and regulatory requirements. Date **HUMAN RESOURCES SPECIALIST** Signature Date **HUMAN RESOURCES SPECIALIST** Signature Date DIRECTOR/DEPUTY DIRECTOR OF HUMAN RESOURCES Signature